

REFERENCE TITLE: driving schools; limitation of hours

State of Arizona
House of Representatives
Forty-seventh Legislature
Second Regular Session
2006

HB 2322

Introduced by
Representative Allen J

AN ACT

AMENDING SECTIONS 28-3307 AND 28-3395, ARIZONA REVISED STATUTES; RELATING TO DRIVER LICENSES.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:
2 Section 1. Section 28-3307, Arizona Revised Statutes, is amended to
3 read:
4 28-3307. Order to complete traffic survival school training and
5 educational sessions; training fee; hours
6 A. If a licensee is required to attend and successfully complete
7 approved traffic survival school training and educational sessions designed
8 to improve the safety and habits of drivers pursuant to section 28-645,
9 28-647, 28-672, 28-695, 28-3306 or 28-3321, the department shall indicate on
10 the computer record that the licensee is required to complete traffic
11 survival school training and educational sessions.
12 B. On successful completion of the traffic survival school training
13 and educational sessions, the department shall record satisfaction of the
14 requirement on the licensee's computer record.
15 C. Governmental agencies, corporations or other individuals that
16 conduct traffic survival school training and educational sessions approved by
17 the department may collect a fee that is reasonable and commensurate for the
18 training.
19 D. TRAFFIC SURVIVAL SCHOOL TRAINING AND EDUCATIONAL SESSIONS
20 PRESCRIBED IN THIS SECTION SHALL NOT EXCEED A COMBINED TOTAL OF FOUR AND
21 ONE-HALF HOURS, INCLUDING ANY TESTING, REVIEWING AND GRADING RELATED TO THE
22 SESSIONS.
23 Sec. 2. Section 28-3395, Arizona Revised Statutes, is amended to read:
24 28-3395. Supreme court authority and duties; rules; record
25 A. The supreme court may contract with a public or private agency that
26 does not provide defensive driving schools in this state pursuant to this
27 article to provide assistance in carrying out the duties of this article.
28 B. The supreme court shall:
29 1. Supervise the use of defensive driving schools by the courts in
30 this state.
31 2. Make public the amount of the court diversion fee assessed by each
32 court in this state pursuant to this article and the total cost to attend a
33 defensive driving school in each court.
34 3. Establish an automated statewide ~~data-base~~ DATABASE for keeping a
35 record of persons who attend a defensive driving school.
36 4. Adopt rules that establish criteria for the certification of
37 qualified defensive driving schools and instructors used by the courts.
38 5. Establish procedures for courts and schools to remit reports that
39 are required by the supreme court.
40 6. Certify and monitor defensive driving schools and instructors that
41 serve as a court authorized diversion program.
42 7. REQUIRE THAT A DEFENSIVE DRIVING SCHOOL CLASS NOT EXCEED A TOTAL OF
43 FOUR AND ONE-HALF HOURS, INCLUDING ANY TESTING, REVIEWING AND GRADING RELATED
44 TO THE DEFENSIVE DRIVING SCHOOL CLASS.
45 C. The information contained in the ~~data-base~~ DATABASE required by
46 this section is not a public record.